IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MISSOURI

DONNIE SHOOK, individually and on behalf of others similarly situated, Plaintiff, v. THE CITY OF INDEPENDENCE, MISSOURI, Defendant.

)))) Case No. _____)

NOTICE OF REMOVAL

Pursuant to 28 U.S.C. §§ 1441 and 1446, defendant The City of Independence, Missouri ("City of Independence" or "Defendant") hereby gives notice of the removal of this action from the Circuit Court of Jackson County, Missouri to the United States District Court for the Western District of Missouri. Defendant states the following grounds for removal:

1. On or about December 14, 2022, Plaintiff Donnie Shook commenced an action against Defendant in the Circuit Court of Jackson County, Missouri, under the caption *Donnie Shook v. The City of Independence, Missouri*, Case No. 2216-CV28229 (the "State Court Action").

2. Pursuant to 28 U.S.C. § 1446(a), a copy of all process, pleadings, and orders served upon such defendant in the State Court Action are attached hereto as Exhibit 1.

3. Plaintiff's Collective Action Petition asserts a claim that Defendant violated the Missouri Wage and Hour Law (Mo. Rev. Stat. § 290.500 *et seq.*) and federal Fair Labor Standards Act (29 U.S.C. § 203 *et. seq.*) by failing to pay Plaintiff for overtime hours at a rate of at least one and one-half times Plaintiff's regular rate.

4. This action is one in which the United States District Courts are given original jurisdiction by virtue of 28 U.S.C. § 1331 in that Plaintiff asserts a claim arising under the laws of the United States.

5. This Court also has supplemental jurisdiction over Plaintiff's state law wage and hour claims under 28 U.S.C. § 1367(a) because they arise from the same case or controversy as the claims under the Fair Labor Standards Act and there is no basis under 28 U.S.C. § 1367(c) on which the Court should decline to exercise supplemental jurisdiction.

6. Pursuant to 18 U.S.C. § 1441 and Local Rule 3.2(a), the United States District Court for the Western District of Missouri is the appropriate court for filing a Notice of Removal from the Circuit Court of Jackson County, Missouri, where this case is presently pending. Accordingly, Defendant seeks to remove this action to this Court.

Defendant was served with the Summons and Petition in this action on December
 16, 2022. Thirty days have not yet expired since Defendant first was served with process.

8. Immediately upon filing this Notice of Removal, Defendant will file a copy of the Notice with the Clerk of the Circuit Court of Jackson County, Missouri and will provide written notice to Plaintiff, all in accordance with 28 U.S.C. § 1446(d).

9. Under the applicable provisions of 28 U.S.C. § 1441 and 1446, all of which Defendant has complied with, this cause of action is removable to the United States District Court for the Western District of Missouri.

10. Defendant hereby designates Kansas City, Missouri as the place of trial.

WHEREFORE, Defendant hereby gives notice of the removal of the above-referenced action now pending in the Circuit Court of Jackson County, Missouri, to this Court.

Dated: January 13, 2023

Respectfully submitted,

STINSON LLP

/s/ Sara E. Welch

Sara E. Welch, MO # 44518 Erin M. Naeger, MO #66103 1201 Walnut Street, Suite 2900 Kansas City, MO 64106-2150 Telephone 816-842-8600 Facsimile 816-691-3495 sara.welch@stinson.com erin.naeger@stinson.com

ATTORNEYS FOR DEFENDANT THE CITY OF INDEPENDENCE, MISSOURI

CERTIFICATE OF SERVICE

I hereby certify that on January 13, 2023, I served a copy of the foregoing on counsel of

record via U.S. Mail and electronic mail:

Raymond E. Salva, Jr. John B. Boyd John R. Boyd Jason Iezzi BOYD KENTER THOMAS & PARRISH, LLC 221 W. Lexington Avenue, Suite 200 Independence, Missouri 64051 <u>Rsalva@bktplaw.com</u> jbboyd@bktplaw.com jiezzi@bktplaw.com

/s/ Sara E. Welch

Attorney for Defendant

EXHIBIT 1

Case 4:23-cv-00028-DGK Document 1-1 Filed 01/13/23 Page 1 of 16

2216-CV28229

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI AT INDEPENDENCE

DONNIE SHOOK, individually and on behalf of others similarly situated,	
Plaintiff, v.	Case No. Div.
THE CITY OF INDEPENDENCE, MISSOURI, Serve: Mayor Rory Rowland Independence City Hall 111 E. Maple Ave. Independence, MO 64050	
Defendant.	

COLLECTIVE ACTION PETITION

COMES NOW Plaintiff, Donnie Shook, by and through his attorneys undersigned, and on behalf of himself and others similarly situated as set forth herein, brings the following Collective Action Petition against Defendant, the City of Independence, Missouri (hereinafter "City"), pursuant to Missouri Wage and Hour laws, RSMo. §§ 290.500 *et seq.* and the Fair Labor Standards Act ("FLSA"), 29 U.S.C. § 201 *et. seq.*

Defendant City employs firefighters to provide fire suppression, rescue, hazardous material, and emergency medical services. At relevant times, certain firefighters pursued and completed elective certifications which entitled them to a higher, "certification" rate of pay. In addition, those firefighters worked outside of their earned ranks at a higher rate of pay. The City required these firefighters to work in excess of the work schedule set forth in the *Contract between the City of Independence, Missouri Fire Department and the International Association of Firefighters, Local 781 2015-2020.* (hereinafter the "CBA") without paying wages at a rate of at least one and one-half times the pay rate at which those firefighters were employed. These actions

were carried out in violation of Missouri Wage and Hour laws, the FLSA and the CBA. Plaintiff seeks to recover unpaid overtime wages on behalf of himself and all similarly situated firefighters.

JURISDICTION AND VENUE

1. Missouri Wage and Hour laws and the FLSA authorize court actions by employees to recover damages for violations of wage and hour provisions. This Court has jurisdiction over the unpaid overtime compensation claims brought by the Plaintiff and those similarly situated, as expressly provided in § 290.527, RSMo. and 29 U.S.C. § 216(b).

2. Venue in this Court is appropriate pursuant to § 508.010, RSMo., in that the Plaintiff was first injured due to the unlawful acts of the City in Independence, Jackson County, Missouri.

PARTIES

3. Plaintiff Donnie Shook works as a firefighter for the City. The terms and conditions of his employment, including compensation, are determined by the CBA.

4. The Plaintiff brings Count I of this lawsuit as a collective action under Missouri Wage and Hour law and the FLSA on behalf of himself and all other similarly situated firefighters employed by the City to redress the City's willful failure and refusal to pay overtime wages to which the Plaintiff and others similarly situated are entitled.

5. The Plaintiff and others similarly situated (collectively "Plaintiffs" or the "Collective Class") consent to become plaintiffs in this action pursuant to 29 U.S.C. § 216(b), as evidenced by "Consent to Sue" documents. A sample of said document is attached to this Collective Action Petition as Exhibit A.

Plaintiffs are "employees" as defined by RSMo. § 290.500(3) and 29 U.S.C. §
 203(e)(1).

7. The City is a municipal corporation organized under the laws of the State of Missouri with its principal office located at 111 East Maple Avenue, Independence, Missouri 64050 and it can be served with process through its Mayor.

The City is an "employer" as defined by RSMo. § 290.500(4) and 29 U.S.C. §
 203(d).

GENERAL ALLEGATIONS

9. The Plaintiffs are employed by the City and that employment relationship is governed by the CBA, which sets forth among other things, provisions concerning wages and overtime.

10. As to regular work schedules, the CBA provides:

The duty hours for Fire Operations shall be an average of forty-nine and one-half (49.5) hours per week based on twenty-four (24) consecutive hours on duty followed by forty-eight (48) consecutive hours off duty. One full twenty-four (24) hour shift off duty per twenty-seven (27)- day pay cycle without compensation shall be granted each member assigned to the Fire Operations Division to accomplish the reduction of scheduled hours to the average of forty-nine and one-half (49.5) hours per week. This shift shall be known as a Kelly Day.

CBA at p. 14.

11. As to overtime, the CBA provides in relevant part:

Any member required to work in excess of their regularly assigned hours of duty shall be compensated at the rate of one and one-half times their regular rate of pay including longevity, incentives and when applicable holiday rate.

Id.

12. The CBA further provides an incentive program for employees obtaining various certifications related to fire suppression. Under the program, certified firefighters are guaranteed additional pay of two to five percent (2-5%) above what his/her salary would otherwise be, to wit:

A. Paramedic:

Each fully qualified Paramedic shall be paid an additional 5% of their base compensation during the period of this agreement. This amount will be paid on a biweekly basis. An individual may elect to cease participation in the active program at which time the 5% differential shall cease. Should that individual maintain the appropriate certification and serve as a paramedic on a shift due to the absence of an active paramedic, the individual shall receive 5% of base compensation for any such shift.

B. Hazardous Materials Technician:

Each Hazardous Materials Technician permanently assigned at the designated Haz Mat Station will be paid an additional 4% of base pay during the period assigned. Hazardous Materials Technicians volunteering for the program, but not permanently assigned will be paid an additional 2% of base pay provided that not more than twenty (20) individuals can receive the additional pay and provided further that not more than eight shall be on any one shift.

Id. at p. 9.

13. The City violated Missouri Wage and Hour law and the FLSA by failing to pay its firefighters for work performed in excess of 204 hours per 27-day work period, at a rate of at least one and one-half times the regular rate, considering all remuneration such as certification pay; rather, the City calculated these employees' overtime at a lower rate resulting in devaluation of their certification percentages.

14. The Plaintiffs are not exempt from the overtime wage provisions of Missouri Wage and Hour law or the FLSA.

15. Plaintiffs are suing the City in part, as an "opt-in" collective action under 29 U.S.C.

§ 216(b) on behalf of all who file a Consent to Sue form with the Court.

16. Plaintiffs seek relief on a collective basis challenging the City's violations of Missouri Wage and Hour law and the FLSA for failing to pay all overtime hours worked by firefighters in the Collective Class. The number and identity of Collective Class plaintiffs yet to opt in and consent to be party plaintiffs may be determined from City and IAFF Local 42 records. Potential opt-in plaintiffs may be notified of the pendency of this collective action.

COUNT I

VIOLATIONS OF MISSOURI WAGE AND HOUR LAW, RSMo. §§ 290.500 et seq. AND THE FAIR LABOR STANDARDS ACT, 29 U.S.C. § 201 et. seq.

17. Plaintiffs re-allege and incorporate by reference the allegations contained in the preceding paragraphs as though fully set forth herein.

18. At all relevant times, Plaintiffs have been entitled to the rights, protections, and

benefits provided under Missouri Wage and Hour laws and the FLSA.

19. Missouri Wage and Hour law and the FLSA regulate, among other things, the

payment of overtime to employees who are employed pursuant to a collective bargaining

agreement.

20. Under § 207(k) of the FLSA, firefighters are not bound to a traditional 40-hour

workweek for the calculation of overtime, but instead may extend the relevant work period to 28

days, to wit:

No public agency shall be deemed to have violated subsection (a) with respect to the employment of any employee in fire protection activities or any employee in law enforcement activities (including security personnel in correctional institutions) if--

(1) in a work period of 28 consecutive days the employee receives for tours of duty which in the aggregate exceed the lesser of (A) 216 hours, or (B) the average number of hours (as determined by the Secretary pursuant to section 6(c)(3) of the Fair Labor Standards Amendments of 1974) in tours of duty of employees engaged in such activities in work periods of 28 consecutive days in calendar year 1975; or

(2) in the case of such an employee to whom a work period of at least 7 but less than 28 days applies, in his work period the employee receives for tours of duty which in the aggregate exceed a number of hours which bears the same ratio to the number of consecutive days in his work period as 216 hours (or if lower, the number of hours referred to in clause (B) of paragraph (1)) bears to 28 days...

29 U.S.C. § 207(k).

21. Under 29 C.F.R. § 553.230, employees engaged in fire protection may receive overtime compensation for all hours worked in excess of 204 in a 27-day pay period.

22. The maximum-hours provision of the FLSA pertaining to firefighters, requires employers to pay any covered employee, "not less than one and one-half times the regular rate at which he is employed." 29 U.S.C. § 207(k) (emphasis added).

23. Pursuant to U.S. Department of Labor regulations and Supreme Court precedent, the "regular rate" of pay for FLSA purposes is an "actual fact" that "must be drawn from what happens under the employment contract," rather than from any agreement between the employer and employee. 29 C.F.R. § 778.108. "Once the parties have decided upon the amount of wages and the mode of payment, the determination of the regular rate becomes a matter of mathematical computation, the result of which is unaffected by any designation of a contrary, 'regular rate' in a wage contract." *Walling v. Youngerman-Reynolds Hardwood Co.*, 325 U.S. 419 (1945).

24. The FLSA further provides that "the regular rate at which an employee is employed shall be deemed to include all remuneration for employment paid to, or on behalf of, the employee..." 29 U.S.C. § 207(e) (emphasis added).

25. Under the FLSA, Plaintiffs' regular rate includes certification pay.

26. Under 29 C.F.R. § 778.115, for any employee working "two or more different types of work for which different non-overtime rates of pay...have been established, his regular rate for that week is the weighted average of such rates."

27. The City violated Missouri Wage and Hour law and the FLSA by failing to pay the Plaintiffs for hours worked in excess of 204 hours in a 27-day work period at a rate of at least one and one-half times the Plaintiffs' regular rate.

28. The City violated Missouri Wage and Hour law and the FLSA by failing to properly calculate Plaintiffs' regular rate and overtime where Plaintiffs worked two or more different types of work for which different non-overtime rates of pay apply.

29. Plaintiffs are entitled to damages equal to the overtime pay calculated at one and one-half times the regular rate because the City acted willfully, knowingly, and or with reckless disregard for whether its conduct was prohibited by Missouri Wage and Hour law and the FLSA.

30. Plaintiffs have made multiple demands upon the City over many months for reimbursement of overtime, but the City has repeatedly failed and refused to pay.

31. The City's violations of Missouri Wage and Hour law and the FLSA were knowing and willful.

32. The City has not acted in good faith or with reasonable grounds to believe its actions and omissions were not a violation of Missouri Wage and Hour laws or the FLSA, and as a result, the Plaintiffs are entitled to recover an award of liquidated damages in an amount equal to the amount of unpaid overtime pay permitted under Missouri Wage and Hour laws and the FLSA. Alternatively, should the Court determine the City did not act willfully in failing to pay overtime at the certification rate, Plaintiffs are entitled to an award of prejudgment interest at the applicable legal rate.

33. Missouri Wage and Hour law and the FLSA contain fee-shifting provisions, directing an award of payment of attorney's fees and costs by a defendant to a successful plaintiff. In addition, the FLSA provides that a court "shall, in addition to any judgment awarded to the plaintiff or plaintiffs, allow a reasonable attorney's fee to be paid by the defendant, and the costs of the action." 29 U.S.C. § 216(b). Unlike other fee-shifting statutes where the award of attorney's

fees and costs is discretionary with the court, an award of attorney's fees to prevailing FLSA plaintiffs is mandatory. *Hensley v. Eckerhart*, 461 U.S. 424 (1983).

34. As a result of the aforementioned unlawful conduct by the City, the Plaintiffs have suffered and continue to suffer damages in an amount not presently ascertainable.

WHEREFORE, Plaintiffs respectfully request judgment in their favor and against the City for its Missouri Wage and Hour law and FLSA violations herein and specifically pray for:

- (a) compensatory damages;
- (b) liquidated damages;
- (c) attorney's fees and costs as provided under Missouri Wage and Hour law and the FLSA;
- (d) pre- and post-judgment interest; and
- (e) such other relief as this Court deems just and proper.

DEMAND FOR JURY TRIAL

35. Plaintiffs demand a trial by jury.

Electronically Filed - Jackson - Independence - December 14, 2022 - 10:40 AM

Respectfully submitted,

BOYD KENTER THOMAS & PARRISH, LLC

Thanker.

Raymond E. Salva, Jr. Mo. Bar No. 66191 John B. Boyd Mo. Bar No. 23716 John R. Boyd Mo. Bar No. 42633 Jason Iezzi Mo. Bar No. 65329 221 W. Lexington Avenue, Suite 200 Independence, Missouri 64051 Telephone: (816) 471-4511 Facsimile: (816) 471-8450 E-mail: rsalva@bktplaw.com E-mail: jbboyd@bktplaw.com E-mail: jrboyd@bktplaw.com E-mail: jiezzi@bktplaw.com **ATTORNEYS FOR PLAINTIFFS**



CONSENT TO SUE

Pursuant to the Fair Labor Standards Act, 29 U.S.C. 216(b) (the "Act"), I hereby give my consent to be a party plaintiff in a collective action lawsuit to be filed in the Circuit Court of Jackson County, Missouri at Independence against the City of Kansas City, Missouri (the "City"), claiming violations of the Act for the City's failure to properly calculate and pay overtime wages; in which plaintiffs will be represented by attorneys for the Boyd Kenter Thomas & Parrish law firm in Independence, Missouri.

Signature

Printed Name

2216-CV28229

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI \Box at kansas city \boxtimes at independence

DONNIE SHOOK

PETITIONER/PLAINTIFF,

VS.

CASE NO. _____

THE CITY OF INDEPENDENCE, MISSOURI RESPONDENT/DEFENDANT.

MOTION FOR APPROVAL AND APPOINTMENT OF PRIVATE PROCESS SERVER

COMES NOW Petitioner/Plaintiff in the above captioned matter and for its Motion for Approval/ Appointment of a Private Process Server, pursuant to Local Rule 4.9 of the Jackson County Circuit Court Rules, states to the Court as follows:

The Petitioner/ Plaintiff requests that the following individual be approved and appointed to serve process in this case:

Greg Hulver: PPS22-0041; Valerie Summer: PPS22-0232; Rick Swank: PPS22-0526 Conni Wilson: PPS22-0107; Scott Wiechmann: PPS22-0362; Rufus Harmon: PPS22-0031 Jacob Pavlica: PPS22-0587

The Petitioner/Plaintiff states that:

- The above-named individual is qualified to serve process in this matter and that an affidavit containing the information required by Rule 4.9 and attesting to such qualifications is attached and incorporated as Exhibit "A".
- The above-named individual is on the Court's List of Approved Process Servers and all of the information contained in his/her Application and Affidavit currently on file is still correct.
 - The above-named individual is on the Court's List of Approved Process Servers and the information contained in his/her Application and Affidavit needs to be updated as indicated in an attachment, provided by me herewith.

Petitioner/ Plaintiff's Signature

ORDER

It is hereby ordered that Petitioner/ Plaintiff's Motion for Approval and Appointment of a Private Process server is sustained and the above-named individual is hereby approved and appointed to serve process in the above captioned matter.

DATE

JUDGE



Supreme Court Rule 54.

IN THE 16TH JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

AND CONT			
Judge or Division:		Case Number: 2216-CV28229	
CORY LEE ATKINS			
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorney/Address	
DONNIE SHOOK		RAYMOND EUGENE SALVA	
		221 WEST LEXINGTON AVENUE	
		SUITE 200	
	VS.	INDEPENDENCE, MO 64050	
Defendant/Respondent:	ENCE MICCOUDI	Court Address: 308 W Kansas	
THE CITY OF INDEPEND	ENCE, MISSOURI	INDEPENDENCE, MO 64050	
Nature of Suit:			
CC Other Tort			(Date File Stamp)
		immons in Civil Case	
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MAYOR RORY ROWLAND	Alias:	PRIVATE PROCES	S SERVER
111 E. MAPLE AVE			• •=••=•
INDEPENDENCE, MO 64050			
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COURT OF		to serve a copy of your pleading upon the attorney fo in 30 days after receiving this summons, exclusive of t	
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	15-DEC-2022		ier (
	<u>13-DEC-2022</u> Date		261
JACKSON COUNTY	Further Information:		
JACKSON COUNTY			
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other			·
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	My commission expires: _	Data	Notary Public
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Sheriff's Fees	^		
Summons Non Est	\$ \$		
Non Est Sheriff's Deputy Salary	Φ		
Supplemental Surcharge	\$ <u>10.00</u>		
Mileage	\$(miles @ \$ per mile)	
Total	\$		

A copy of the summons and petition must be served on each defendant/respondent. For methods of service on all classes of suits, see

SUMMONS/GARNISHMENT SERVICE PACKETS ATTORNEY INFORMATION

Under the Missouri e-filing system now utilized by the 16th Judicial Circuit Court, once a case has been accepted for filing, a clerk prepares the necessary documents for service. The summons/garnishment is sent to the attorney by an e-mail containing a link so that the filer may print and deliver the summons/garnishment, pleadings and any other necessary documents to the person designated to serve the documents.

Pursuant to State statutes, Supreme Court Rules and Local Court Rules, attorneys are required to print, attach and serve specific documents with certain types of Petitions and other filings.

Please refer to the Court's website for instructions on how to assemble the service packets at:

16th circuit.org \rightarrow Electronic Filing Information \rightarrow Required Documents for Service – eFiled cases \rightarrow Summons/Garnishment Service Packet Information.

Please review this information periodically, as revisions are frequently made. Thank you.

Circuit Court of Jackson County

2216-CV28229

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI \Box at kansas city \Box at independence

DONNIE SHOOK

PETITIONER/PLAINTIFF,

VS.

CASE NO. _____

THE CITY OF <u>INDEPENDENCE</u>, MISSOURI RESPONDENT/DEFENDANT.

MOTION FOR APPROVAL AND APPOINTMENT OF PRIVATE PROCESS SERVER

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The Petitioner/Plaintiff states that:

- The above-named individual is qualified to serve process in this matter and that an affidavit containing the information required by Rule 4.9 and attesting to such qualifications is attached and incorporated as Exhibit "A".
- The above-named individual is on the Court's List of Approved Process Servers and all of the information contained in his/her Application and Affidavit currently on file is still correct.
 - The above-named individual is on the Court's List of Approved Process Servers and the information contained in his/her Application and Affidavit needs to be updated as indicated in an attachment, provided by me herewith.

Petitioner/ Plaintiff's Signature

ORDER

It is hereby ordered that Petitioner/ Plaintiff's Motion for Approval and Appointment of a Private Process server is sustained and the above-named individual is hereby approved and appointed to serve process in the above captioned matter.

Case 4:23-cv-00028-DGK Document 1-1 Filed 01/13/23 Page 15 of 16



IN THE 16TH JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

Judge or Division: CORY LEE ATKINS	Case Number: 2216-CV28229	
Plaintiff/Petitioner: DONNIE SHOOK	Plaintiff's/Petitioner's Attorney/Address RAYMOND EUGENE SALVA 221 WEST LEXINGTON AVENUE SUITE 200 INDEPENDENCE, MO 64050	
Defendant/Respondent: THE CITY OF INDEPENDENCE, MISSOURI	Court Address: 308 W Kansas INDEPENDENCE, MO 64050	
Nature of Suit: CC Other Tort	INDEFENDENCE, NO 01050	(Date File Stam
5	Summons in Civil Case	

Summons in Civil Case					
The State of Missouri to: MAYOR RORY ROWLAND 111 E. MAPLE AVE INDEPENDENCE, MO 64050	THE CITY OF INDEPENDENCE, MISS Alias:	PRIVATE	PROCESS	SERVER	
COURT SEAL OF	You are summoned to appear befor which is attached, and to serve a copy of above address all within 30 days after re file your pleading, judgment by default to <u>15-DEC-2022</u> Date Further Information:	your pleading up ceiving this sum	oon the attorney for pl nons, exclusive of the	day of service. If you fail to	
JACKSON COUNTY	rutifer information.				
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Note to corving officer: Sup	nmons should be returned to the court within	30 days after the d	date of issue.		
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VALERIE SU		_ WV	Signature of She	riff or Server	
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	Must be sworn before a notary public if n	ot served by an a		(data)	
STEPHEN LICATA NOTARY PUBLIC - NOTARY SEAL STATE OF MISSOURI COMMISSIONED FOR CLAY COUNTY MY COMMISSION EXPIRES MAR. 19, 2026 ID #08695259	Subscribed and sworn to before me on My commission expires: $3/12/24_{Date}$		_ Stephu	(date). 2 de Calta Notary Public	
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Supreme Court Rule 54.					

OSCA (11/2021) SM30 (JAKSMCC) For Court Use Only: Document Id # 22-SMCC-11429 1 of 1

 SM30 (JAKSMCC) For Court Use Only: Document Id # 22-SMCC-11429 1 of 1
 Civil Procedure Form No. 1, Rules 54.01 – 54.05, 54.13, and 54.20; 506.120 – 506.140, and 506.150 RSMo

 Case 4:23-cv-00028-DGK
 Document 1-1
 Filed 01/13/23
 Page 16 of 16

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MISSOURI

CIVIL COVER SHEET

This automated JS-44 conforms generally to the manual JS-44 approved by the Judicial Conference of the United States in September 1974. The data is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. The information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is authorized for use <u>only</u> in the Western District of Missouri.

The completed cover sheet must be saved as a pdf document and filed as an attachment to the Complaint or Notice of Removal.

Plaintiff(s):

First Listed Plaintiff: Donnie Shook ; County of Residence: Jackson County

County Where Claim For Relief Arose: Jackson County

Plaintiff's Attorney(s):

Raymond E. Salva Jr. (Donnie Shook) Boyd Kenter Thomas & Parrish, LLC 221 W. Lexington Avenue, Suite 200 Independence, Missouri 64051 Phone: 816-471-4511 Fax: 816-471-8450 Email: rsalva@bktplaw.com

John B. Boyd (Donnie Shook) Boyd Kenter Thomas & Parrish, LLC 221 W. Lexington Avenue, Suite 200 Independence, Missouri 64051 **Phone:** 816-471-4511 **Fax:** 816-471-8450 **Email:** iboyd@bktplaw.com

John R. Boyd (Donnie Shook) Boyd Kenter Thomas & Parrish, LLC 221 W. Lexington Avenue Independence, Missouri 64051 **Phone:** 816-471-4511 **Fax:** 816-471-8450 **Email:** irboyd@bktplaw.com

Jason Iezzi (Donnie Shook) Boyd Kenter Thomas & Parrish, LLC 221 W. Lexington Avenue, Suite 200 Independence, Missouri 64051 **Phone:** 816-471-4511 **Fax:** 816-471-4510 **Fax:** 816-471-8450 **Email:** jiezzi@bktplaw.com

Basis of Jurisdiction: 3. Federal Question (U.S. not a party)

Citizenship of Principal Parties (Diversity Cases Only) Plaintiff: N/A

Defendant: N/A

Origin: 2. Removed From State Court State Removal County: Jackson County State Removal Case Number: 2216-CV28229 Nature of Suit: 710 Fair Labor Standards Act Cause of Action: Violation of Missouri Wage and Hour Law and federal Fair Labor Standards Act Requested in Complaint Class Action: Class Action under State Statute or Rule Monetary Demand (in Thousands): Jury Demand: Yes

Defendant's Attorney(s):

Defendant(s):

First Listed Defendant:

The City of Independence, Missouri ;

County of Residence: Jackson County

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Related Cases: Is NOT a refiling of a previously dismissed action

Signature: s/ Sara E. Welch

Date: 01/13/2023

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